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June 25, 2002

Electronic Filing
Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th St., SW, Room TWB-204
Washington, DC 20554

Re: Ex Parte Contact

<u>In the Matter of AT&T Corp. v. Sprint Spectrum d/b/a Sprint PCS, WT Docket No. 01-316</u>

Dear Ms. Dortch:

On Monday June 24, 2002, James Cicconi, General Counsel and Executive Vice President of AT&T Corp., had telephone conversations with Commissioner Kevin Martin and Dan Gonzalez, Commissioner Martin's Legal Adviser, to discuss issues related to the foregoing proceeding. Mr. Cicconi reiterated AT&T's view that the Commission should deny Sprint's petition to permit it to selectively avail itself of regulation in order to recover access charges and grant AT&T's petition for declaratory ruling that the traditional bill and keep regime should be applied towards the disputed minutes. Alternatively, Mr. Cicconi stressed the need for the Commission to rule that only express agreements are permitted in this environment otherwise the Commission will almost certainly be forced to determine the reasonableness of cellular carrier access rates and thus be forced to regulate cellular carrier charges.

The positions expressed were consistent with those contained in the Comments and ex parte filings previously made in that proceeding. One copy of this Notice is being submitted for each of the referenced proceedings in accordance with the Commission's rules.

Very truly yours,

Robert W. Zuinn, D.